# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

GUY M. PFLEGER and LOUANN PFLEGER,	)
Plaintiffs	)
and	) 3:13-cv-1114
	) JUDGE SHARP
ALABAMA TRUCKING ASSOCIATION WORKERS' COMPENSATION SELF INSURANCE FUND,	) MAGISTRICT JUDGE KNOWLES
Intervening Plantiff,	) JURY DEMAND )
V	)
V.	<i>)</i> )
ALLEN BICKHAM and CARDINAL	)
LOGISTICS MANAGEMENT	)
CORPORATION,	)
Defendants.	, )

### AGREED ORDER OF DISMISSAL

It appearing to the Court, as evidenced by the signatures of the respective counsel for the parties appearing below, that plaintiffs Guy M. Pfleger and Louann Pfleger (collectively "Plaintiffs"), intervening plaintiff Alabama Trucking Association Workers' Compensation Self Insurance Fund ("Intervening Plaintiff"), and defendants Allen Bickham and Cardinal Logistics Management Corporation (collectively "Defendants") have agreed to resolve all matters in controversy in this case. It further appears to the Court, as evidenced by the signatures of the respective counsel for the parties appearing below, that Defendants are intended to be discharged from any further liability to the Plaintiffs, including all subrogation interests, all medical liens, hospital liens, doctor's liens, workers' compensation liens, disability liens, or any other lien of

any kind as well as other bills or costs, with the exception of any property damage liens asserted by Falcon Transport and/or Alabama Motor Express, or their agents, concerning any property damage to either of these tractor trailers as a result of the accident that forms the basis of this matter. It further appears to the Court, as evidenced by the signatures of the respective counsel for the parties appearing below, that Defendants are intended to be discharged from any further liability to the Intervening Plaintiff, including all liens of any kind and/or all subrogation interests, with the exception of the property damage liens specifically referenced above concerning Falcon Transport and/or Alabama Motor Express as it specifically relates to the accident at issue in this matter. It is accordingly,

ORDERED, ADJUDGED, and DECREED that defendants Allen Bickham and Cardinal Logistics Management Corporation be dismissed from this case filed by Plaintiffs with prejudice and from any and all other responsibilities connected with this matter, including the claims asserted against Defendants by the Intervening Plaintiff, and that this cause be and the same is hereby dismissed with prejudice to the refiling of same as to defendants Allen Bickham and Cardinal Logistics Management Corporation.

**BE IT SO ENTERED** this <u>35\nq</u> 'f c{ 'qh'O c{ .'42360

Kein H. Shorp

#### APPROVED FOR ENTRY:

## LEWIS, THOMASON, KING, KRIEG & WALDROP, P.C.

# By: /s/Mary Beth Haltom

John R. Tarpley, BPR #009661 Mary Beth Haltom, BPR #024462 424 Church Street, Suite 2500 P.O. Box 198615 Nashville, TN 37219 (615) 259-1366

Attorneys for Cardinal Logistics Management Corporation and Allen Bickham

## CALLAHAN WITHERINGTON, PLLC

# By: /s/Patrick D. Witherington

Patrick D. Witherington, BPR #22348 209 10th Avenue South, Suite 506 Nashville, TN 37203 (615) 679-4256

### STEINGER, ISCOE & GREENE, P.A.

### By: /s/Jordan R. Wagner

Jordan R. Wagner 507 NW Lake Whitney Place Port St. Lucie, FL 34986 (772) 621-9934 Attorneys for Plaintiffs

### MOORE, INTRAM, JOHNSON & STEELE, LLP

## By: /s/Alex B. Morrison

W. Troy Hart, BPR #23135
Alex B. Morrison, BPR #28096
Cedar Ridge Office Park
408 N. Cedar Bluff Road, Suite 500
Knoxville, TN 37923
(865) 692-9039
Attorneys for Alabama Trucking Association Workers'
Compensation Self Insurance Fund

### **CERTIFICATE OF SERVICE**

I hereby certify that on the 12<sup>th</sup> day of May, 2014, a copy of the foregoing AGREED ORDER DISMISSAL was filed electronically. Notice of this filing will be sent by operation of the court's electronic filing system to all parties indicated on the electronic filing receipt. All other parties will be served by regular U.S. mail. Parties may access this filing through the Court's electronic filing system.

Patrick D. Witherington, Esq. Callahan Witherington, PLLC 209 10th Avenue S., Suite 506 Nashville, TN 37203

Jordan R. Wagner, Esq. Steinger, Iscoe & Greene, P.A. 507 NW Lake Whitney Place Port St. Lucie, FL 34986

W. Troy Hart, Esq. Alex B. Morrison, Esq. Moore, Ingram, Johnson & Steele, LLP Cedar Ridge Office Park 408 N. Cedar Bluff Road, Suite 500 Knoxville, TN 37923

/s/Mary Beth Haltom